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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 3532		
10/518,873	12/20/2004 Jochen Fink		PP/1-22699/A/CGM 515/PCT			
324 JoAnn Villami	7590 01/03 <i>i</i>		EXAM	EXAMINER		
Ciba Corporat	ion/Patent Departmen	MULLIS, J	MULLIS, JEFFREY C			
540 White Pla P.O. Box 2005			ART UNIT	PAPER NUMBER		
Tarrytown, NY			1796			
			MAIL DATE	DELIVERY MODE		
			01/03/2008	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Advisory Action	::
Before the Filing of an Appeal	Brief

Application No.	Applicant(s)
10/518,873	FINK ET AL
Examiner	Art Unit
Jeffrey C. Mullis	1798

	Potoro the Filing of an Annual Priof				- 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 	
	Before the Filing of an Appeal Brief	Examiner		Art Unit		
		Jeffrey C. Mu	llis	1798		
	The MAN INC DATE of this assessmine the same	l		450 000000	Honco addr	ACC -
	The MAILING DATE of this communication appe					c33
THE	REPLY FILED 07 December 2007 FAILS TO PLACE THIS	SAPPLICATIO	N IN CONDITION	ON FOR ALLO	WANCE.	down ont of
1. 🛴	The reply was filed after a final rejection, but prior to or on	the same day	as filing a Notice	ce of Appeal II	o avoid abar	adonment of
	this application, applicant must timely file one of the follow	wing replies: (1) an amenamer	it, amoavit, or	other evidence	D 44 24: or /2)
	places the application in condition for allowance; (2) a No	tice of Appeal	(with appeal tee	e) in compliance	e with 37 Cr	K 41.31, 01 (3)
	a Request for Continued Examination (RCE) in compliance	ce with 37 CFR	(1.114. The rep	ory must be tile	a within one	of the following
	time periods:			Mary Million of		
a)	The period for reply expires 3 months from the mailing date	of the final rejec	ction.	足可能用對其		
b)	The period for reply expires on: (1) the mailing date of this A	dvisory Action, o	or (2) the date set	forth in the final	rejection, which	chever is later. In
•	no event, however, will the statutory period for reply expire	ater than SIX MO	ONTHS from the r	nailing date of th	ie final rejectio	n.
	Examiner Note: If box 1 is checked, check either box (a) or	(b). ONLY CHEC	CK BOX (b) WHE	N THE FIRST R	EPLY WAS FI	LED WITHIN
تبخما	TWO MONTHS OF THE FINAL REJECTION. See MPEP 7 nsions of time may be obtained under 37 CFR 1.136(a). The date	on which the ne	tition under 37 CF	R 1.136(a) and	the appropriate	e extension fee
have	been filed is the date for numoses of determining the period of ex	tension and the	correspondina an	rount of the fee.	The appropria	ate extension ree
unde	r 37 CFR 1 17(a) is calculated from: (1) the expiration date of the	shortened statute	ory period for repl	ly originally set is	the final Offic	e action; or (2) as
set fo	orth in (b) above, if checked. Any reply received by the Office later	r than three mon	ths after the maili	ing date of the fi	nal rejection, e	ven if timely filed,
may	reduce any earned patent term adjustment. See 37 CFR 1.704(b))				
TON	ICE OF APPEAL		有数据的基本。	Marilla Charles		
2 [The Notice of Appeal was filed on A brief in comp	liance with 37	CFR 41.37 mu	st be filed with	in two month	s of the date of
	filing the Notice of Appeal (37 CFR 41.37(a)), or any exte	nsion thereof (37 CFR 41.37(e)), to avoid di	smissal of the	e appeal. Since
	a Notice of Appeal has been filed, any reply must be filed	within the time	e period set fort	h in 37 CFR 4	1.07(a).	
AME	NDMENTS	;		51 计算用控制		
		but prior to the	date of filing a	brief will not t	e entered be	cause
3. ∟	(a) They raise new issues that would require further co	paidomics on	dor coarch (co	a NOTE below		
			uioi scarcii (sc		告訴 罪目禁止	•
	(b) They raise the issue of new matter (see NOTE below)(V),		و معامد الم	dimeliation t	he issues for
	(c) They are not deemed to place the application in be	tter torm for ap	pear by materia	any reducing of	Suribilitying (ile issåes ioi
;	appeal; and/or		وأعاما الألالا	معاد فيستفر أرابا		
	(d) They present additional claims without canceling a	1 '' 1	number of ma	ny rejecteu cia	iins.	•
٠.	NOTE: (See 37 CFR 1.116 and 41.33(a)).					
4. [The amendments are not in compliance with 37 CFR 1.1	21. See attach	ed Notice of No	on-Compliant A	imendment (PTOL-324).
5. T	Applicant's reply has overcome the following rejection(s)		1 1 1	站 经销售售款		
6. [Newly proposed or amended claim(s) would be a	llowable if sub	mitted in a sepa	arate, timely file	ed amendme	nt canceling the
о. <u>С</u>	non-allowable claim(s).					-
7. 🗀		☐ will not be	entered, or b) [II, will be ente	red and an e	xplanation of
′ . ∟	how the new or amended claims would be rejected is pro	vided below or	appended.			
	The status of the claim(s) is (or will be) as follows:			d piloto		
	Claim(s) allowed:	de 4 19 1	The barrens to	hide with the large	and a state of	,
	Claim(s) objected to:		· [6] [2] [4]			
	Claim(s) rejected: see FINAL.	,				
	Claim(s) withdrawn from consideration:	:		6. 经销售货车		
AFF	IDAVIT OR OTHER EVIDENCE	:		看到問情情意		
я Г	The affidavit or other evidence filed after a final action by	ut before or on	the date of filin	a a Notice of A	ppeal will no	t be entered
О	because applicant failed to provide a showing of good ar	d sufficient rea	sons why the	ffidavit or othe	r evidence is	necessary and
	was not earlier presented. See 37 CFR 1.116(e).		न् क्षान्त्र क्षान्त			
۸ ۲	The affidavit or other evidence filed after the date of filing	a Notice of Ar	nneal but prior	to the date of f	iling a brief. v	will not be
9. ∟	entered because the affidavit or other evidence failed to	overcome all re	ejections under	appeal and/or	appellant fail	ls to provide a
,	showing a good and sufficient reasons why it is necessar	wand was not	earlier present	ed See 37 CF	R 41.33(d)(1).
40	Showing a good and sufficient reasons why it is necessar	of the status		for entry is he	low or attach	ed ·
10.1	The affidavit or other evidence is entered. An explanation	on or the status	or the Claims a	inci ciin y is be		
REC	QUEST FOR RECONSIDERATION/OTHER	larad but dage	NOT place the	application in:	condition for	allowance
	11. The request for reconsideration has been consideration has been consideration.	ierea bar goes	TVOT place tile	appreation		
	because:	. 00				^ /
	See Continuation Sheet.	(DTO(CDIOC)	Daniel Nietz	謝 田野島 誠美		
12.	☐ Note the attached Information Disclosure Statement(s).	(PTO/28/08) I	raper No(s).	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		, ,
13.	☐ Other:	ota i di salah		出於關係[2]		1.4
				11.14.00	O Martin	
			Tri.		C. Mullis	V
-		1	實施 1 方面 排稿		y Examiner	· .
			4. 13.1 (1975) [bell]	The Witten	t: 1796	

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Continuation Sheet (PTO-303)

Application No. 10/518,873

Continuation of 11. does NOT place the application in condition for allowance because. The second (not fourth) species refereed to in the FINAL Office action reads on applicants materials wherein aryl is substituted with C1alkoxy. An oxirarily substituent would be present on the C1 alkoxy but applicants claim language does not preclude substitution on the C1alkoxy.